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accident had been traceable to the minority of the plaintiff, a different result might have followed. This exact point seems never to have been decided.

TORTS—ATTRACTIVE DANGERS—LIABILITY.—The defendant corporation owned a tract of land upon which was a plant for the manufacture of sulphuric acid and zinc spelter. The operations in the plant having ceased, it fell into decay, so that those passing were free to come and go at will, foot paths were made across it, and a pool of water impregnated with the poisonous chemicals formed in the basement of the plant. Two sons of the plaintiff, who, with his wife and family, was travelling overland, obeying boyish impulses, went in bathing, and were killed by contact with the chemicals. *Held*, defendant is liable. *United Zinc and Chemical Co. v. Britt*, 264 Fed. 785.

For a discussion of the doctrine of Attractive Dangers, see 1 VA. LAW REV. 81; 2 VA. LAW REV. 223.